

DOCKET NO. CRD 00036

# N THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Michael E. Ring and Scott L. Natschke					
Serial No.: 09/507,227 Group No.:		Group No.: 36	613		
Filed:	February 18, 2000	Examiner: Bu	urch, M.	JUN 2 7 2001	
For:	AUTOMATIC APPLICATION	HAND BRAKE	Ē	TO 3600 MAIL ROOM	
	or of Patents ngton, D.C.  20231				
	AME	ENDMENT TR	ANSMITTAL		
1.	Transmitted herewith is an A	mendment for t	this application.		
STATUS					
2.	Applicant is				
	[ ] a small entity verified	statement:		-	
	[ ] attached. [ ] already filed.				
	[X] other than a small entity	<b>/</b> .			
States F	CERTIF  certify that this paper (along with any Postal Service on the date shown belowed by the contract of Patents and Trademarks, Western the Contract of Patents and Tradem	referred to as bein w with sufficient po	ostage as first class mail in	peing deposited with the United an envelope addressed to the:	
Ommis	sololler of patents and mademarks, we	20g.c, 2			
			Susette Flaherty (Type or print name of pe	son mailing paper)	
Date:	June 21, 2001		(Signature of person mail	ing paper)	

(Amendment Transmittal [9-19]--page 1 of 4)

## **EXTENSION OF TIME**

			<b>E</b> /(1 <b>E</b> /(0/0				
NOTE:	"Extension of Time In Patent Cases (Supplemental Amendments)If a timely and complete response has been filed Non Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment expiration of the shortened statutory period.						
	If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34.35).						
NOTE:	See 37 CFR 1.645 for extensions of time in interference proceedings and 37 CFR 1.550(c) for extensions of time in reexamination proceedings.						
3.	The proceedings herein are for a patent application and the provisions of 37 CFR 1.136 apply						
		(co	omplete (a) or	(b) as applicable)			
(a) [ ]		ant petitions for an e is checked below:	xtension of tim	ne under 37 CFR 1.	17(a) for the total number of		
		Extension	Fee	for other than	Fee for		
		(months)		nall entity_	small entity		
	[]	one month		110.00	\$ 55.00		
	ij	two months	\$	390.00	\$195.00		
	ij	three months	·	890.00	\$445.00		
	Fee <u>\$</u>						
If an ac	dditiona	al extension of time is	s required plea	se consider this a p	etition therefor.		
		(check a	and complete the	e next item, if applica	ble)		
	[]	[ ] An extension for months has already been secured and the fee paid therefor of \$ is deducted from the total fee due for the total months of extension now requested.					

OR

(b) [X] Applicant believes that no extension of time is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.

Extension fee due with this request \$\_\_\_\_\_

## **FEE FOR CLAIMS**

4.	The fee for claims (37 CFR 1.16(b)-(d)) has been calculated as shown below:								
	(Col. 1)	(Col. 2)		(Col. 3)	SMAI	L ENTI	TY	OTHER T	
	CLAIMS								
	REMAINING		HEST NO.	DDECENT		ADDN	J		ADDN.
	AFTER AMENDMENT		VIOUSLY D FOR	PRESENT EXTRA	RATE	FEE	OR	RATE	FEE
TOTAL		MINUS ++	30 -	0	x 9=	\$		x18= \$	
INDED		MINILIC A A A	3 -	0	x39=	\$		x78= \$	
INDEP.	. ♦ 3 ST PRESENTA	MINUS + + +			+130=	\$		+260= \$	
<u> </u>	TINCOLITA	11011 01 11102		. 02	TOTAL	\$	OR	TOTAL \$	
						ADD	N. FEE \$	0	
•	If the entry in Col.	1 is less than ent	ry in Col. 2 wr	ite "0" in Col. 3.					
<b>* *</b>		. Previously Paid							
***	The "Highest No.	. Previously Paid I Previously Paid Fo e number of claim	or" (Total or In	dep.) is the highes	n 3, enter "3" st number fou	Ind in the a	appropriate	box in Col. 1	of a prior
		(0	omplete (	a) or (b) as a	pplicable)				
(a) [X	] No addition	al fee for clai	ms is requ	uired.					
				OR					
(b) [ ]	Total addition	onal fee for c	laims requ	ired \$	_·				
			FE	E PAYMEN	Т				
5. [	] Attached is	check no	in the	sum of \$	to c	over th	e Extens	sion of Tim	ne Fee
[	] Charge Ac	count No		the	sum of	\$			
					<b>0</b> 1/				
			FEE	DEFICIEN	CY				
NOTE:	additional time of deficiency is note included, process prior to action on	deficiency and the onsumed in making ed and corrected, sing delays are end the cases. Autho 1986, 1065 O.G.	ng up the orig the applicatio countered in re crization to cha	jinal deficiency. If n is held abandor turning the papers	the maximuled. In those to the PTO Fi	m, six-mo instance: nance Bra	nth period s where au inch in orde	nas expired to hithorization to er to apply thes	charge is charge is e charges
6. [1	If any addition	onal extensio	n and/or fe	ee is required	, charge	Accoun	t No.		

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## AND/OR

[]	If any additional fee for claims is required, charge Account No.	
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SIGNATURE OF AGENT

Michele K. Yoder

Type or print name of Agent

Registration No.: 41,562

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THE UNITED STATES PATENT AND TRADEMARK OFFICE

Group Art Unit: 3613

Examiner: M. BURCH RING, MICHAEL E. ET AL

Attorney Docket: CRD 00036 Serial No.: 09/507,227

Filed: February 18, 2000

AUTOMATIC APPLICATION Date: June 21, 2001

HAND BRAKE

In Re Application of:

HON. COMMISSIONER OF PATENTS AND TRADEMARKS 20231 WASHINGTON, D.C.

BOX NON-FEE AMENDMENT ATTN:

### **AMENDMENT**

Sir:

Applicant acknowledges that an Office Action dated March 21, 2001, pertaining to the above referenced matter has been received.

In that Office Action, the Examiner objected to the drawings, specification, and claims. Each of these objections are being addressed as follows:

### Drawings:

The Examiner states that new formal drawings are required in this application because of handwritten element numbers, illegible words, and hand drawn circuits and figures. The Examiner is requiring a proposed drawing correction is response to this Office Action. It is unclear whether the Examiner is referring to the informal drawings filed with the application of the (10) sheets of formal drawings submitted April 12, 2000. The formal drawings submitted April 12, 2000 do not contain any handwritten element